The Commonwealth of Massachusetts STATE ELECTION

Penalty for willfully defacing, tearing down, removing or destroying a List of Candidates or Specimen Ballot - fine not exceeding One Hundred Dollars.

SECRETARY OF THE COMMONWEALTH OF MASSACHUSETTS

OFFICIAL SPECIMEN BALLOT

NORTHAMPTON

784/784

TUESDAY, NOVEMBER 7, 2006

To vote for a candidate, connect the arrow to the right of the candidate's name. To vote for a person not on the ballot, write that person's name and residence in the blank space provided and connect the arrow.

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SENATOR IN CONGRESS Vole for ONE		REPRESENTATIVE IN CONGRESS SECOND DISTRICT Vote for ONE	
EDWARD M. KENNEDY ++++++++++++Democratic 50 Marchant Ave., Barnstable Candidate for Re-election	← =	RICHARD E. NEAL ++++++++++++++Demogratic 55 Abrater Text, Spring(text)	(= =
KENNETH G. CHASE ++++++++++++++Aepublican B7 Pine St., Belmant	← =	DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN.	
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CONCERNOR AND LIGHTENANT CONCERNOR		COUNCILLOR EIGHTH DISTRICT Vote for ONE	
GOVERNOR AND LIEUTENANT GOVERNOR Vole for ONE		MICHAEL FRANCO ++++++++++++Republican 7 Primmse Ln., Rehydda	← =
HEALEY and HILLMAN +++++++++Republican	— —	THOMAS T. MERRIGAN ++++++++++++++ democratic 23 Plum Tree Ln., Greenfield	(== ==
PATRICK and MURRAY +++++++++++Demosrable	— —	MICHAEL T. KOGUT + + + + + + + + + + + + + Independent 92 Magnetis Tes, Springfield	← =
MIHOS and SULLIVAN ************************************	← ∞	DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN.	
DO NOT VOTE IN THIS SPACE.	~	WRITE-IN SPACE ONLY	4= =
USE BLANK LINE BELOW FOR WRITE-IN.		SENATOR IN GENERAL COURT	
WRITE-IN SPACE ONLY	,	HAMPSHIRE & FRANKLIN DISTRICT Vote for ONE STANLEY C. ROSENBERG	4= =
ATTORNEY GENERAL	İ	MICHAELA L. Leblanc + + + + + + + + + + + + + + + + + + +	γ 4= =
WARTHA COAKLEY ++++++++++++++Bemocralic 46 Coalidge Rit. Mediord	← = 4	Smith Cologo Sandiner House. Aventampton DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN.	,
LARRY FRISOLI ++++++++++++++++Republican 67 Bright Rd., Relimont	← ■		4= =
DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN.		WRITE-IN SPACE ONLY	
WRITE-IN SPACE ONLY	← ■	REPRESENTATIVE IN GENERAL COURT FIRST HAMPSHIRE DISTRICT Vote for ONE	
SEADETADY OF STATE		PETER V. KOCOT +++++++++++++++++ Unmeralie - 20 Drewsen Oc., Northumpton Candidate for Re-election	(m =
SECRETARY OF STATE Vole for one		JOHN A. ANDRULIS ++++++++++++++++++++++++++++++++++++	(= ≍
WILLIAM FRANCIS GALVIN ++++++++++Democrate 46 Eale St., Soston Gandidate for Re-election 31 LE CONTENT	← ™	DO NOT VOTE IN THIS SPACE. Use blank line below for write-in.	
JILL E. STEIN	← =	WRITE-IN SPAGE ONLY	(= =
USE BLANK LINE BELOW FOR WRITE-IN.		DIOTDICT STTODUCY	
WRITE-IN SPACE ONLY	,	DISTRICT ATTORNEY HORTHWESTERN DISTRICT Vote for ONE ELIZABETH D. SCHEDE	
TREASURER	:	ELIZABETH D. SCHEIBEL + + + + + + + + + + + + + + + + + + +	
Vote for ONE TIMOTHY P. CAHILL ***********************************		USE BLANK CINE BELOW FOR WRITE-IN.	
JAMES O'KEEFE +++++++++++++++++Green-Rainbox		WAITE-19 SPACE ONLY	(= =
DO NOT VOTE IN THIS SPACE.		CLERK OF COURTS	
USE BLANK LINE BELOW FOR WRITE-IN.	- =	HARRY J. JEKANOWSKI, JR. + + + + + + + + + + + + + + + + + + +	
WRITE IN SPACE ONLY	` -	DO NOT VOTE IN THIS SPACE.	
AUDITOR Vote for ONE		USE BLANK LINE BELOW FOR WRITE-IN.	النس سير
A. JOSEPH DeNUCCI +++++++++++++++0emetratis 19 Yvannick Rd., Newton Candidate for Re-election	← - -(WATTE-IN SPACE ONLY	,
RAND WILSON ++++++++++++++Working Families © Hall Ave., Somerville	← =		
DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN.			

WRITE-IN SPACE ONLY

REGISTER OF DEEDS		
HAMPSHIRE DISTRICT	Vote for ONE	
MARIANNE L. DONOHUE ++- 22 Hewes St., Northampton	+ + + + + + + + + + + + + + + + + + +	
DO NOT VOTE IN THIS SPACE. USE BLANK LINE BELOW FOR WRITE-IN,		

QUESTION 1 LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives before May 3, 2006? SUMMARY

This proposed law would allow local licensing authorities to issue licenses for food stores to sell wine. The proposed law defines a "food store" as a retail vendor, such as a grocery store, supermarket, shop, club, outlet, or warehousetype seller, that sells food to consumers to be eaten elsewhere (which /must include meat, poultry, dairy products, eggs, fresh fruit and produce, and other specified litems), and that may sell other items usually found in grocery stores. Holders of licenses to sell wine at food stores could sell wine either on its own or together with any other items they sell.

The licensing authorities in any city or town of up to 5000 residents could issue up to 5 licenses for food stores to sell wine. In cities of towns of over 5000 residents, one additional license could be issued for each additional 5000 residents (or fraction of 5000). No person or business could hold more than 10% of the total number of the licenses that could be issued under the proposed law. Such licenses would not be counted when applying the laws that limit the number of other kinds of alcoholic beverage licenses that may be issued or held. Any appli-cant for a license would have to be approved by the state Alcoholic Beverages Control Commission, and any individual applicant would have to be at least 21 years old and not have been convicted of a felony.
In issuing any licenses for food stores to sell

wine, local licensing authorities would have to use the same procedures that apply to other licenses for the retail sale of alcoholic beverages. Except where the proposed law has different terms, the same laws that apply to issuance, renewal, suspension and termination of licenses for retail sales of alcoholic beverages which are not to be consumed on the seli-ers premises, and that apply to the operations of holders of such licenses, would govern licenses to sell wine at food stores, and the operation of holders of such licenses. Local authorities could set fees for issuing and renewing such licenses.

A YES VOTE would create a new category of licenses for food stores to sell wine, and it would allow local licensing authorities to issue such licenses.

A NO VOTE would make no change YES in the laws concerning the sale of wine.

QUESTION 2 LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives before May 3, 2006?

SUMMARY

This proposed law would allow candidates for public office to be nominated by more than one political party or political designation, to have their names appear on the ballot once for each nomination, and to have their votes counted separately for each nomination but then added together to determine the winner of the election.

The proposed law would repeal an existing requirement that in order to appear on the state primary ballot as a candidate for a political party's nomination for certain offices, a person cannot have been enrolled in any other party during the preceding year. The requirement applies to candidates for nomination for statewide office, representative in Congress, governor's councillor, member of the state Legislature, district attorney, clerk of court, register of probate, register of deeds, county commissioner, sheriff, and county treasurer. The proposed law would also repeal the existing requirement that in order to be nominated to appear as an unenrolled candidate on the state election ballot, or on any city or town ballot following a primary, a person cannot have been enrolled in any political party during the 90 days before the deadline for filling nomination papers.

The proposed law would provide that if a candidate were nominated by more than one party or political designation, instead of the candidate's name being printed on the ballot once, with the candidate allowed to choose the order in which the party or political designation names appear after the candidate's name, the candidate's didate under the party or political designation line of their choice.

If a voter voted for the same candidate for the same office on multiple party or political designation lines, the ballot would remain valid but would be counted as a single vote for the candidate on a line without a party or political designation. If voting technology allowed, voting machines would be required to prevent a voter from voting more than the number of times permitted for any one office.

The proposed law would provide that if a candidate received votes under more than one party or political designation, the votes would be combined for purposes of determining whether the candidate had won the election. The total number of votes each candidate received under each party or political designation would be recorded. Election officials would announce and record both the aggregate totals and the total by party or political designation.

The proposed law would allow a political party to obtain official recognition if its candidate had obtained at least 3% of the vote for any statewide office at either of the two most recent state elections, instead of at only the most recent state election as under current law.

The proposed law would allow a person nominated as a candidate for any state, city or town office to withdraw his name from nomination within six days after any party's primary election for that office, whether or not the person sought nomination or was nominated in that primary. Any candidate who withdrew from an election could not be listed

on the ballot for that election, regardless of whether the candidate received multiple nominations.

The proposed law states that if any of its parts were declared invalid, the other parts would stay in effect.

A YES VOTE would allow a candidate for public office to be nominated for the same office by more than one political party or political designation at the same election. A NO VOTE would make no change in the laws concerning nomination of candidates for public office.

QUESTION 3 LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives before May 3, 2006?

SUMMARY

This proposed law would allow licensed and other authorized providers of child care in private homes under the state's subsidized child care system to bargain collectively with

In proposed law would allow received and other authorized providers on care in private nomes order he state's child care assistance program and its regulations.

Under the proposed law, these family child care providers who provide state-subsidized child care would not be considered public employees, but if 30% of the providers gave written authorization for an employee organization to be their exclusive representative in collective bargaining, the state Labor Relations Commission would hold a secret mail ballot election on whether to certify that organization as the exclusive representative. Parts of the state's public employee labor relations law and regulations would apply to the elections.

to election of whether to calling that organization as the exclusive representative. Parts of the states public employee about retainors have and regulations would apply to the election and collective bargaining processes. The proposed law would not authorize providers to engage in a strike or other refusal to deliver child care services.

An exclusive representative, if certified, could then communicate with providers to develop and present a proposal to the state agencies concerning the terms and conditions of child care provider services. The proposed law would then require the parties to negotiate in good faith to try to reach a binding agreement. If the agreed-upon terms and conditions required changes in existing regulations, the state agencies could not finally agree to the terms until they completed the required procedures for changing regulations and any cost items agreed to by the parties had been approved by the state Legislature. If any actions taken under the proposed law required spending state funds, that spending would be subject to appropriation by the Legislature. Any complaint that one of the parties was refusing to negotiate in good faith could be filled with and ruled upon by the Labor Relations Commission. An exclusive representative could collect a fee from providers for the costs of representing them.

An exclusive representative could be de-certified under Commission regulations and procedures if certain conditions were met. The Commission could not accept a decertification petition for at least 2 years after the first exclusive representative was certified, and any such petition would have to be supported by 50% or more of the total number of providers. The Commission would then hold a secret mail ballot election for the providers to vote on whether to desertify the exclusive representative.

The proposed law states that activities carried out under it would be exempt from federal anti-trust laws. The proposed law states that if any of its parts were declared invalid, the other parts would stay in effect.

A YES VOTE would allow licensed and other authorized providers of child care in private homes under the state's subsidized child care system to bargain collectively with the state.

A NO VOTE would make no change in the laws concerning licensed and other authorized family child care providers.

QUESTION 4 THIS QUESTION IS NOT BINDING

Shall the state representative from this district be instructed to vote in tayor of a resolution calling upon the President and Congress of the United States to end the war in Iraq immediately and bring all United States military forces home from Iraq?

QUESTION 5 THIS QUESTION IS NOT BINDING

Shall the state representative from this district be instructed to introduce and vote in favor of a resolution asking Congress to call a federal constitutional convention in order to propose a constitutional amendment providing for two United States Senators and full representation in the United States House of Representatives for the citizens of Washington, D.C.?

YES

YES

NO

YES NO

NO

NΩ